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CHEK-MED SYSTEMS, INC

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FOR UTILITY ORIGINAL DECLARATION MAR 1 0 2004

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RULE 63 (37 C.F.R. 1.63) DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

As a below named inventor, I hereby declare that my regidence, post office address and officenethip are as started below next to my name, and I believe I am an original, first and joint inventor of the subject matter which is claimed and for which a patent is sought on the INVENTION ENTITIED STENT, the specification of which was filled on November 24, 2003 as U.S. Application No. 10/719,068.

ENTITIES 3.12-11, This approximation or writin was filled on November 24, 2003 at U.S. Application No. 10/719,068,

1 hardly stam that I have removed and understand the cardiants of the above itendified approximat, including the citains, as amended by any amendment returned to above, I acknowledge the duty to discuse all information includes to the material to protestability as defined in 37 C, P. R. 1.56. Except an exist below. I hereby dealth foreign priority benefits under 35 U.S.C. 119(A)-(d) or 385(t) of any fureign application (s) for patient or inventor's curification or 385(x) of any PCT international Application for gaterity than the United States, licited below and have also identified below any foreign application for gaterity or inventor's certificate, or PCT international Application, died by me or my assigned disclosing the subject metror citained in this application and having a filing date (1) before that of the application on which priority is datined, or (2) if no priority claimed, before the filing date of this application:

Number	Country	Flied	One First Laid Open Or Published	<u>Date Patented or</u> Granted	Priority Ctalmed			
Except as noted below. I hereby claim domestic priority benefit under 25 U.S.C. 119(e) or 120 and/or 355(c) of the indicated United Status applications listed below and PCT intermedianal applications taked above to below and if this is a continuation-in-pair (CIP) application in soften as the subject matter disposed and claimed in this								

e to be malorial to extendability ea defined in 17 C FA 1.50 which present evaluable between the filling date of each outh prior application and the netional or PCT international filling date of this

PRIOR U.S. PROVISIONAL, NONPROVISIO	NAL ANDVOR PCT APPLICATION(E)		•
Application Number	Filed	Status	Priority Claimed
		pending, abandoned, patented	
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I needby decrare that all sustainents made hardin of my own knowledge are the and that all statements more on information and belief are defined to be true; and furnished that all sustainents more on information and belief are defined to be true; and Section 1001 of Tide 18 of the United States Code and that such without raise septements may jecoaldize the unitary of the application or any parent leaved thereon.

And I Azroby appoint Pasaury Wirthing LLP, Intellectual Property Group, (to whom oil communications are to be directed), and persons of the film who are associated with USPTO Customer No. 00909 individually and collectively my assembly to prospect this application and to transfer a fibral person and to transfer No. 00909 individually and collectively my assembly to prospect this application and to transfer a fibral person and the Potent and Trademork. Office cannessed treatment and with the requiring patient, and i hereby dustrains them per delete from that Customer No, names of persons no larger with this first, to add now sersons of their first to that Customer No, and to get and rely on instructions from and communicate directly with the personable preceding membranes of persons no larger with this first to that Customer No, and to get and rely on instructions from and communicate directly with the personable preceding membranes of personable interest and the content of the co

Power of Attorney to	Customer Humber 009	79	
INVENTOR'S SIGNATU	AMA	_	-3-04
Name	_ FRANK		CARTER
	First	Michile Inidal	Family Name
Residence	Xwormleysburg	X PM	USA
	cR_	State/Foreign Country	Country of Chizenship
Mailing Address	Wormleysburg PX	17043	
INVENTOR'S SIGNATU	RE: 17 June	· (Date:) 08	104/04
Name	ANTHONY		KALLOD
	First.	Miosle Initial	Family Name
Rasidence	Glenn Dalc	MIO	USA
	City	State/Foreign Country	Country of Chizenatylp
Maling Address	10708 Forestgale Place, Glenn Dale, MD 20769		

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